Federal Defenders OF NEW YORK, INC.

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November 5, 2020

BY ECF

The Hon. Pamela K. Chen United States District Judge United States District Court Eastern District of New York 225 Cadman Plaza East Brooklyn, NY 11201

Re: United States v. Akiva Schonfeld, No. 19 Cr. 489 (PKC)

Your Honor:

This office represents Akiva Schonfeld. Mr. Schonfeld is currently released on bail. Pretrial advises that he remains in full compliance with his release conditions.

I write, with no objection by Pretrial or the government, to request a temporary modification of Mr. Schonfeld's release conditions to permit him to travel with a small group from his Torah class to a residence in New Jersey on November 6 and 7, 2020, staying overnight with the group on each of those nights. If this application is granted, Mr. Schonfeld would clear his itinerary with Pretrial, and would travel with his electronic monitoring equipment so that his curfew can still be enforced while he is travelling.

Respectfully submitted,

/s James Darrow

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Attorneys for Akiva Schonfeld

cc: Counsel of record (by ECF)

U.S. Pretrial Officer Nicholas Zotti (D. N.J.) (by email)

U.S. Pretrial Officer Bianca Carter (E.D.N.Y.) (by email)